1	STEVEN G. KALAR			
2	Federal Public Defender			
3	KORY DECLARK Assistant Federal Public Defender			
4	450 Golden Gate Avenue			
5	San Francisco, CA 94102 Telephone: (415) 436-7700			
6	Facsimile: (415) 436-7706			
7	Kory_DeClark@fd.org			
8	Counsel for Defendant DOBBS			
9				
10	IN THE UNITED STATES DISTRICT COURT			
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
12	SAN FRANCISCO DIVISION			
13	INITED STATES OF AMERICA	N. 17 CD 202 EMC		
	UNITED STATES OF AMERICA,	No. 17-CR-293 EMC		
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE SENTENCING		
15	V.			
16	JUSTIN DOBBS,			
17	Defendant.			
18		1		
19	Sentencing in the above captioned case is currently scheduled for March 28, 2018 at			
20	2:30pm. Defense counsel has been working diligently to collect materials necessary for			
21				
22	sentencing, but needs additional time.			
23				
24	//			
25	//			
26	//			
27				
28				
	UNITED STATES V. DOBBS, 17CR293 STIP. AND [PROPOSED] ORDER TO CONTINUE	I		

1	Accordingly, the parties jointly request that the Court continue sentencing to May 30,		
2	2018 at 2:30pm.		
3	It is so stipulated.		
4			
5	DATED:	February 16, 2018	AMIE ROONEY
6			Assistant United States Attorney
7			
8	DATED:	February 16, 2018	/s/
9			KORY DECLARK Attorney for Defendant Justin Dobbs
10			SC DISTRI
11	IT IS SO ORDERED.		Attoricy for Defendant Justin Dobbs
12			E E
13			IT IS SO ORDERED
14	DATED:	3/2/2018	
15			Judge Edward M. Chen
16			
17			DISTRICT OF CE
18			O151 RIC
19			
20			
21			
22			
23			
24			
25			
26			
27			
28	Interporation	TEGU DANNG 17CD202	

UNITED STATES V. DOBBS, 17CR293
STIP. AND [PROPOSED] ORDER TO CONTINUE 2